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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/759,009	01/20/2004	Hiroshi Kuninaka	118382	6827		
25944	7590 09/08/2004		EXAM	EXAMINER		
OLIFF & BERRIDGE, PLC			SOUW, BERNARD E			
P.O. BOX 19 ALEXANDI	7928 RIA, VA 22320		ART UNIT	PAPER NUMBER		
	,		2881			
			DATE MAILED: 09/08/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	tion No.	Applicant(s)			
	Office Astron.	10/759,0	009	KUNINAKA ET AL.			
	Office Action Summary	Examine	er	Art Unit			
		Bernard		2881			
Period fo	The MAILING DATE of this communic or Reply	ation appears on ti	he cover sheet with	the correspondence ad	dress		
THE - External after - If the - If NO - Failu Any a	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) period for reply is specified above, the maximum stature to reply within the set or extended period for reply within the set or extended period	CATION. The state of the state	event, however, may a rep atutory minimum of thirty (will expire SIX (6) MONTI plication to become ABA	oly be timely filed (30) days will be considered timely HS from the mailing date of this co NDONED (35 U.S.C. § 133).	<i>y.</i> ommunication.		
Status							
1)⊠	Responsive to communication(s) filed	on <u>20 January</u> 20	04.				
2a)□		n)⊠ This action is					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
5) <u> </u>	Claim(s) 1-14 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) 1-14 is/are objected to. Claim(s) are subject to restriction	withdrawn from o					
Applicati	on Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on 20 January 200 Applicant may not request that any objection Replacement drawing sheet(s) including the oath or declaration is objected to the	04 is/are: a)⊠ acc on to the drawing(s) he correction is requi	be held in abeyance ired if the drawing(s	e. See 37 CFR 1.85(a).) is objected to. See 37 CF	FR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119						
12)⊠ a)ໂ	Acknowledgment is made of a claim fo All b) Some * c) None of: 1. Certified copies of the priority do 3. Copies of the certified copies of application from the International See the attached detailed Office action	ocuments have be ocuments have be the priority docum al Bureau (PCT Ru	en received. en received in App nents have been re ule 17.2(a)).	plication No eceived in this National S	Stage		
Attachment	t(s) e of References Cited (PTO-892)		4) [] (mineritani com	mmory (PTO 442)			
2) 🔲 Notice 3) 🔲 Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO nation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date			Mail Date ormal Patent Application (PTO)-152)		

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), (JP 2003-015829), filed 01/24/2003, which papers have been placed of record in the file.

Specification

2. The lengthy specification has not been thoroughly checked to the extent necessary to determine the presence of all possible errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification. A sample of unacceptable errors is given below.

Objection to the Specification

- 3. A preliminary examination of this application reveals that it includes terminology which is so different from that which is generally accepted in the art to which this invention pertains that a proper search of the prior art cannot be made. A few examples are given in the following:
- In the Abstract, lines 3-4: "The high velocity neutral particles are <u>trapped</u>". One of ordinary skill in the art knows, applicant may want to mean "The high velocity neutral particles are <u>measured</u>", or "<u>detected</u>". Whether or not the detection involves some trapping, it does not change the fact that the neutrals are being detected or measured. By reciting only "trapping", the act of measuring or detecting is not definitely expressed,

and one of ordinary skill in the art is left completely puzzled/confused, what applicant is

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going to do with the "trapped" neutrals.

Applicant is required to provide a clarification of these matters or correlation with art-accepted terminology so that a proper comparison with the prior art can be made.

Applicant should be careful not to introduce any new matter into the disclosure (i.e.,

matter which is not supported by the disclosure as originally filed).

In the specification, sect.[0002], the wording such as "As has gotten a lot of

attention in the falling of the Mir space station ...", is almost not understandable to those

of skilled in the art.

In the specification, sect. [0002], the further wording such as "if a large space

structure is plunged into the atmosphere ...", "it is concerned ...", "affects on our social

life", "In this point of view", "the orbit altitude ... may be decreased", and "the plunge

timing", and etc., are all different from that which is generally accepted in the

art and fail to conform with current U.S. practice. They appear to be a literal translation

into English from a foreign document and are replete with grammatical and idiomatic

errors.

Substitute Specification Required

4. Since the errors are so numerous and unacceptable, substitute specification

including the claims is required pursuant to 37 CFR 1.125(a).

A substitute specification must not contain new matter. The substitute

specification must be submitted with markings showing all the changes relative to the

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immediate prior version of the specification of record. The text of any added subject matter must be shown by underlining the added text. The text of any deleted matter

must be shown by strike-through except that double brackets placed before and after

the deleted characters may be used to show deletion of five or fewer consecutive

characters. The text of any deleted subject matter must be shown by being placed

within double brackets if strike-through cannot be easily perceived. An accompanying

clean version (without markings) and a statement that the substitute specification

contains no new matter must also be supplied. Numbering the paragraphs of the

specification of record is not considered a change that must be shown.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. The claims are generally narrative and indefinite, failing to conform to current

U.S. practice. They appear to be a literal translation into English from a foreign

document and are replete with grammatical and idiomatic errors.

The following are a few examples of defective language in the claims with a

tentative suggestion by the examiner how to correct them (the same defective language

is also used in the specification):

In claim 1:

"discharging --high velocity-- ion partieles so as to be trapped with --by--magnetic field lines of the earth, colliding said ion particles with high-altitude neutral air to generate high velocity neutral particles through charge exchange, and trapping --detecting or measuring-- said high velocity neutral particles to determine the distance to said high-altitude neutral air from at least one of the discharging positions of said ion particles and the trapping --detection-- positions of said high velocity neutral particles en --from-- the period of time between the discharging timings --time-- of --discharging-- said ion particles and the trapping-timings --time-- of --detecting/measuring-- said high velocity neutral particles, to determine the --moving-- direction of said high-altitude neutral air en --from-- the --detected-- direction of said high velocity neutral particles, and to determine the space --spatial-- position of said high-altitude neutral air."

Indication of Allowable Subject Matter

6. Claims 1-14 are objected to as containing unacceptable terminology and faulty language, but would be allowable if rewritten in proper language including all of the unacceptable terminologies.

Reasons for Indication of Allowable Subject Matter

7. The following is a statement of reasons for the indication of allowable subject matter:

A method for measuring high altitude neutral air distribution comprising the steps of discharging high velocity ions so as to be trapped by the earth magnetic field,

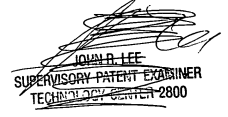
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colliding the ion particles with high-altitude neutral air molecules to generate high velocity neutral particles through charge exchange, and detecting and measuring the high velocity neutral particles to determine the distance to the high-altitude neutral air from the discharging positions of the ion particles and the detection positions of the high velocity neutral particles from the period of time between the time of discharging the ion particles and the time of detecting/measuring the high velocity neutral particles, to determine the moving direction of the high-altitude neutral air molecules from the detected direction of the high velocity neutral particles, and to determine the spatial position of said high-altitude neutral air, has neither been anticipated nor rendered obvious by any prior art.

Relevant Prior Art

8. These prior arts made of record and not relied upon are considered pertinent to applicant's disclosure: USPAT # 3,742,219, issued on 06/26/1973 to Damm et al., USPAT # 4,434,131, issued on 02/28/1984 to Dagenhart et al., and USPAT # , issued on 04/18/1972 to Futch, Jr. et al., disclose similar methods of generating high velocity neutral particles by means of charge transfer to high velocity ions. However, they would have been applicable as prior art(s) only under §103 rejection. Furthermore, the purpose and steps for implementing the method as well as their pertinent environment are completely different.



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Communications

9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Bernard E Souw whose telephone number is 571 272

2482. The examiner can normally be reached on Monday thru Friday, 9:00 am to 5:00

pm..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John R Lee can be reached on 571 272 2477. The central fax phone

number for the organization where this application or proceeding is assigned is (703)

872-9306 for regular communications as well as for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703 308

0956.

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September 01, 2004

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